

Highest market prices paid for your poultry and eggs. We also buy cream and sell cream separators. Call anywhere in the city for your chickens.

WHITE PRODUCE COMPANY

Next to the Bridge

R. L. TERRY, Manager

Phone 71

SANTA FE CHANGES TIME ON MAY THE FIRST

Amarillo, Texas, April 28, 1921. The Santa Fe Railway announces that a new time card will be effective May 1st, for the entire system. The new card will be ready for publication in a few days.

An important change is the return to use of central standard time on the Plains and Slaton division. During Federal control of railroads the dividing point between the central and mountain time zones was changed from Clovis, New Mexico, to Weynoka, Oklahoma. This change was unsatisfactory to the people in northwest Texas and Congressman Marvin Jones secured the passage of a law to return northwest Texas to the central time zone.

The enforcement of the law was placed with the Interstate Commerce Commission. But no order to change the time was issued by the Commission until recently. When the Santa Fe Railway published a new time card for the plains division March 27th, no order had been received.

When the order was issued by the Commission, no date was fixed for the change of time. When the order was received, the Santa Fe railway had under consideration a new time card for the system to be in effect on May 1st. It was decided not to issue an extra time card just for the short time intervening.

On May 1st Clovis, New Mexico, again becomes the dividing point between the central and mountain time zones. All trains on the Plains division from Weynoka to Clovis and on the Slaton division from Sweetwater to Clovis and Canyon will be operated on Central time after May 1st, 1921.

A. M. HOVE

Mrs. J. G. Patterson and Mr. and Mrs. H. B. Patterson were visitors Sunday at the home of Mr. and Mrs. Joe Caton.

Mrs. Tinker is now in the Dry Goods department of Matthews-Davis Co.

DR. J. P. AVARY
VETERINARY SURGEON
Office Stinson Drug Co.
Phone 35 Res. Phone 140

N. C. LETCHER
DENTIST
Office in Williams Building
Snyder, Texas

KELLER & SON
PHONE 145
New and second hand
furniture, stoves, etc.

Two doors south Woodrow
Hotel.

Original Blue Devil Orchestra will be one of the attractive features at the big public dance to take place in the old New Port Cafe building Wednesday evening, May 4th, Sweetwater, Texas. You are invited, come lets have a real big time.

Yours truly,

V. Williams

Manager Sweetwater Sporting Goods Co.

STEP UP AMERICA—LEARN SOME THINGS

Dixon Jars Them Awake at Chautauqua.

Don't expect to spend a nice, quiet evening the night Frank Dixon is at Chautauqua. If you are not in condition to have some of your set convictions and pet theories manhandled—if you cannot stand the glaring arc light of analytical thought turned on some of our machine made laws—better stay away.

The Indispensable Tool of Democracy is Dixon's subject. There will be no partisan discussion neither will there be any useless hashing over of questions that are already settled. Dixon doesn't waste time in post mortems. Dixon does believe in treating raw wounds with the proper kind of germicide and while that hurts it also saves.

Mr. and Mrs. Joe Strayhorn have returned from a ten day outing. They went to San Angelo, San Antonio, Austin, back by the way of Georgetown, and other places. Mr. Strayhorn says that reading from ancient history he learned that they lost the art of fishing some 265 years ago but he had the honor of discovering it anew on this trip. He says they caught fish in abundance and had a splendid good time.

STOP THAT ITCHING.

Use Blue Star Eczema Remedy for Itch, cracked hands, tetter, eczema, ring worm and sores on children. Sold on a guarantee by Stinson Drug

SENATE JOINT RESOLUTION NO. 4

A Joint Resolution of the Legislature of the State of Texas amending Sections of the Constitution of the State of Texas as follows: Sections 5 and 21 and 22 and 23 of Article 4, relating to the compensation of executive officers; and Section 24, Article 3, relating to mileage and per diem of Members of the Legislature; of said State. Be it resolved by the Legislature of the State of Texas:

Section 1. Sections 5 and 21 and 22 and 23 of Article 4, and Section 24 of Article 3 of the Constitution of the State of Texas shall be so amended as to hereafter read as follows: Section 5. He shall, at stated times, receive as compensation for his services an annual salary not to exceed Eight Thousand (\$8,000.00) Dollars and no more, and shall have the use and occupation of the Governor's Mansion, fixtures and furniture.

Section 21. There shall be a Secretary of State, who shall be appointed by the Governor, by and with the advice and consent of the Senate, and who shall continue in office during the term of service of the Governor. He shall authenticate the publication of the laws and keep a fair register of all official acts and proceedings of the Governor, and shall, when required, lay the same, and all papers, minutes and vouchers relative thereto, before the Legislature, or either House thereof, and shall perform such other duties as may be required of him by law. He

shall receive for his services an annual salary of Five Thousand (\$5,000.00) dollars, and no more.

Section 22. The Attorney General shall hold his office for two years and until his successor is duly qualified. He shall represent the State in all suits and pleas in the Supreme Court of the State in which the State may be a party, and shall especially inquire into the charter rights of all private corporations, and, from time to time, in the name of the State, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power, or demanding or collecting any species of taxes, toll, freight or wharfage, not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of all such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor or other executive officers, when requested by them, and perform such other duties as may be required by law. He shall receive for his services an annual salary not to exceed Seven Thousand Five Hundred (\$7,500.00) Dollars, and no more.

Section 23. The Comptroller of Public Accounts, the Treasurer, and the Commissioner of the General Land Office shall each hold office for the term of two years, and until his successor is qualified; receive an annual salary not to exceed Five Thousand (\$5,000.00) Dollars, and no more; reside at the Capital of the State during his continuance in office; and perform such other duties as are or may be required of him by law. They and the Secretary of State shall not receive for their own use, any fees, costs or prerequisites of office. All fees that may be payable by law for any service performed by any officer specified in this Section, or in his office, shall be paid, when received, into the State Treasury.

Section 24. Mileage and per diem: the Members of the Legislature shall receive from the public treasury such compensation for their services as may, from time to time, be provided by law, not exceeding Ten (\$10.00) Dollars per day for each regular session of one hundred and twenty days; and not exceeding Five (\$5.00) Dollars per day for the remainder of such session; and provided, further, that Members of the Legislature shall receive not to exceed Ten (\$10.00) Dollars per day for each special session of the Legislature that may be called from time to time by the Governor. In addition to the compensation above provided for, the Members of each House shall be entitled to mileage in going to and returning from the seat of Government which mileage shall be ten cents per mile, the distance to be computed by the nearest and most direct travel by land regardless of railways and water routes; and the Comptroller of the State shall prepare and preserve a table of distances to each county seat, now or hereafter to be established, and by such table the mileage of each Member shall be paid; but no Member shall be entitled to mileage for any extra session that may be called within one day after the adjournment of a regular or called session.

Sec. 2. The Governor is hereby directed to cause to be issued his necessary proclamation for an election to be held on the fourth Saturday in July, 1921, at which election these amendments shall be submitted to the qualified electors of this State for adoption or rejection and shall make the publication required by the Constitution and laws of the State. Said election shall be held under and in accordance with the general election laws of the State, and the ballots for said election shall have printed or written thereon in plain letters the following words:

"Official Ballot: "For the amendment to Sections 5 and 21 and 22 and 23 of Article 4 of the Constitution of the State of Texas providing for compensation of executive officers."

"Official Ballot: "For the amendment of Section 24 of Article 3 of the Constitution relating to mileage and per diem of Members of the Legislature of the State of Texas."

as." "Against the amendment to Section 24 of Article 3 of the Constitution relating to mileage and per diem of Members of the Legislature of the State of Texas."

Those voters who favor such amendments shall erase by marking a line through the words "against the amendment to Sections 5 and 21 and 22 and 23 of Article 4 of the Constitution of the State of Texas, providing for compensation of executive officers." And the result of the election shall be published and declared according to the majority of the votes cast in such election; and

Those voters who favor such amendment relating to mileage and per diem of members of the Legislature shall erase by marking through the words "Against the amendment to Section 24 of Article 3 of the Constitution relating to mileage and per diem of the members of the Legislature of the State of Texas." Those who oppose such amendment relating to mileage and per diem of members of the Legislature shall erase by marking through the words "for the amendment to Section 24 of Article 3 of the Constitution relating to mileage and per diem of the members of the Legislature of the State of Texas." And the result of the election shall be published and declared according to the majority of the votes cast at such election.

Sec. 3. If a majority of the votes cast in the election herein provided for should be in favor of the amendments proposed, the maximum sum named herein shall become effective and be the compensation thereafter to be received by the officials named therein on and after the first day of January, 1923, and so remain until otherwise provided by law, and the compensations so allowed shall be paid out of any money in the State Treasury not otherwise appropriated.

Sec. 4. The sum of Five Thousand (\$5,000.00) Dollars or so much thereof as may be necessary is hereby appropriated out of any funds in the Treasury not otherwise appropriated for the purpose of paying the necessary expenses of the proclamation and publication of these amendments and the election to be held hereunder.

(A True Copy.) S. L. STAPLES,
Secretary of State.
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REMOVAL NOTICE.

I have moved my boot and shoe shop from one door north of Snyder National Bank to the Wilmett Block south of the postoffice where I will be glad to meet all my old friends and customers. All work guaranteed satisfactory. P. Benbenek. 41tf

HOUSE JOINT RESOLUTION NO. 11.

Proposing an amendment to Section 51 of Article 3 of the Constitution of the State of Texas to provide that the Legislature may grant pensions to Confederate soldiers, sailors and their widows, who have been citizens of Texas since prior to January 1, 1910, providing that all soldiers, sailors and their widows eligible under the provisions hereof shall be entitled to be placed upon the rolls and participate in the pension fund created hereunder; levying a tax of seven (.07) cents on the \$100.00 valuation of property in this State for the payment of such pension, providing that the Legislature may reduce the rate of pension for such purpose, fixing a time for the election to be held on such amendment, and making an appropriation to pay the expenses thereof.

Be it resolved by the Legislature of the State of Texas:

Section 1. Section 51 of Article 3 of the Constitution of the State of Texas shall be amended so as to hereafter read as follows:

Section 51. The Legislature shall have no power to make any grant or authorize the making of any grant of public money to any individual, association of individuals, municipal or other corporations whatsoever, provided, however, the Legislature may grant aid to indigent or disabled Confederate soldiers and sailors, who came to Texas prior to January 1, 1910, and to their widows, in indigent circumstances and who have

been bona fide residents of this State since January 1, 1910, and who were married to such soldiers or sailors prior to January 1, 1910, and to indigent and disabled soldiers who under special laws of the State of Texas during the war between the states served in organization for the protection of the frontier against Indian raiders or Mexican marauders and to indigent and disabled soldiers of the militia of the State of Texas who were in active service during the war between the states and to the widows of such soldiers who are in indigent circumstances and who were married to such soldiers prior to January 1, 1910, provided that the word "widow" in the preceding lines of this Section shall not apply to women born since the year 1861, and all soldiers and sailors and widows of soldiers and sailors eligible under the above conditions shall be entitled to be placed upon the pension rolls and participate in the distribution of the pension fund of this State under any existing law or laws hereafter passed by the Legislature, and also to grant aid for the establishment and maintenance of a home for said soldiers and sailors, their wives and widows and women who aided in the Confederacy under such regulations and limitations as may be provided by law, provided the Legislature may provide for husband and wife to remain together in the home. There is hereby levied in addition to all other taxes heretofore permitted by the Constitution of Texas a State ad valorem tax on property of seven (.07) cents on the \$100 valuation for the purpose of creating a special

fund for the payment of pensions for service in the Confederate army and navy, frontier organizations and the militia of the State of Texas, and for the widows of such soldiers serving in said armies, navies, organizations or militia; provided that the Legislature may reduce the tax rate herein levied, and provided further that the provisions of this Section shall not be construed so as to prevent the grant of aid in cases of public calamity.

Sec. 2. The foregoing Constitutional amendment shall be submitted to a vote of the qualified voters of this State at an election to be held on the fourth Saturday in July, 1921, at which all voters shall have printed or written on their ballots: "For amendment of Section 51 of Article 3 of the Constitution authorizing the Legislature to grant aid to Confederate soldiers, sailors and their widows who have been a resident of this State since January 1, 1910," and "Against amendment to Section 51 of Article 3, of the Constitution, authorizing the Legislature to grant aid to Confederate soldiers and their widows."

Sec. 3. The Governor is hereby directed to issue the proclamation for said election and have same published as required by the Constitution and laws of this State, and the sum of five thousand (\$5,000.00) dollars or so much thereof as may be necessary is hereby appropriated out of the general funds of this State not otherwise appropriated for expenses of publications and elections thereunder.

(A True Copy.) S. L. STAPLES,
Secretary of State.
48

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Soon

Watch for the Date

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The REXALL Store.

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is the fundamental basis for progress. It is the stimulus to business, farming and community life.

Public school institutions offer inspirational value to a community; they are a constant source of pride to every citizen, and this bank extends them its full courtesies and services.

We especially invite the young men and women, so soon to step into the business world, to begin their careers with a Bank Account.

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